22-10964-ma Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document Pa 1 of 72

> Hearing Date: September 1, 2022, at 10:00 a.m. (prevailing Eastern Time) Objection Deadline: August 25, 2022, at 4:00 p.m. (prevailing Eastern Time)

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Proposed Counsel to the Debtors and Debtors in Possession

Patrick J. Nash, Jr., P.C. (admitted *pro hac vice*) Ross M. Kwasteniet, P.C. (admitted pro hac vice)

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

)	
In re:)	Chapter 11
)	
CELSIUS NETWORK LLC, et al.,1)	Case No. 22-10964 (MG)
)	
	Debtors.)	(Jointly Administered)
)	•

NOTICE OF HEARING ON DEBTORS' APPLICATION FOR ENTRY OF AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF STRETTO, INC. AS ADMINISTRATIVE ADVISOR TO THE DEBTORS AND DEBTORS IN POSSESSION EFFECTIVE AS OF JULY 13, 2022

PLEASE TAKE NOTICE that a hearing on the Debtors' Application for Entry of an Order Authorizing the Retention and Employment of Stretto, Inc. as Administrative Advisor to the Debtors and Debtors in Possession Effective as of July 13,2022 (the "Application") will be held on September 1, 2022, at 10:00 a.m., prevailing Eastern Time (the "Hearing"). In accordance with General Order M-543 dated March 20, 2020, the Hearing will be conducted remotely using Zoom for Government. Parties wishing to appear at the Hearing, whether making a "live" or

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); and Celsius US Holding LLC (7956). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 121 River Street, PH05, Hoboken, New Jersey 07030.

"listen only" appearance before the Court, need to make an electronic appearance through the Court's website at https://ecf.nysb.uscourts.gov/cgi-bin/nysbAppearances.pl.

PLEASE TAKE FURTHER NOTICE that any responses or objections to the relief requested in the Application shall: (a) be in writing; (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and all General Orders applicable to chapter 11 cases in the United States Bankruptcy Court for the Southern District of New York; (c) be filed electronically with the Court on the docket of *In re Celsius Network LLC*, No. 22-10964 (MG) by registered users of the Court's electronic filing system and in accordance with all General Orders applicable to chapter 11 cases in the United States Bankruptcy Court for the Southern District of New York (which are available on the Court's website at http://www.nysb.uscourts.gov); and (d) be served so as to be actually received by August 25, 2022, at 4:00 p.m., prevailing Eastern Time, by (i) the entities on the Master Service List available on the case website of the above-captioned debtors and debtors in possession (the "Debtors") at https://cases.stretto.com/celsius and (ii) any person or entity with a particularized interest in the subject matter of the Application.

PLEASE TAKE FURTHER NOTICE that only those responses or objections that are timely filed, served, and received will be considered at the Hearing. Failure to file a timely objection may result in entry of a final order granting the Application as requested by the Debtors.

PLEASE TAKE FURTHER NOTICE that copies of the Application and other pleadings filed in these chapter 11 cases may be obtained free of charge by visiting the website of Stretto at https://cases.stretto.com/Celsius. You may also obtain copies of the Application and other pleadings filed in these chapter 11 cases by visiting the Court's website at http://www.nysb.uscourts.gov in accordance with the procedures and fees set forth therein.

New York, New York Dated: August 4, 2022 /s/ Joshua A. Sussberg

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Proposed Counsel to the Debtors and Debtors in Possession

22-10964-ma Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document Pa 4 of 72

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Proposed Counsel to the Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:)	Chapter 11
CELSIUS NETWORK LLC, et al.,1	,	<i>)</i>)	Case No. 22-10964 (MG)
De	ebtors.))	(Jointly Administered)

DEBTORS' APPLICATION FOR ENTRY OF AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF STRETTO, INC. AS ADMINISTRATIVE ADVISOR TO THE DEBTORS AND DEBTORS IN POSSESSION EFFECTIVE AS OF JULY 13, 2022

The above-captioned debtors and debtors in possession (collectively, the "Debtors") respectfully state as follows in support of this application (this "Application"):

Relief Requested

The Debtors seek entry of an order, substantially in the form attached hereto as 1. **Exhibit A** (the "Order"), authorizing the retention and employment of Stretto, Inc. ("Stretto") as administrative advisor ("Administrative Advisor") to the Debtors effective as of the Petition Date

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); and Celsius US Holding LLC (7956). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 121 River Street, PH05, Hoboken, New Jersey 07030.

(as defined herein). In support of the Application, the Debtors submit the declaration of Sheryl Betance, Managing Director of Stretto (the "Betance Declaration"), attached hereto as **Exhibit B**. The Debtors' Application is in accordance with the terms and conditions set forth in that certain Engagement Agreement between the Debtors and Stretto (the "Engagement Agreement"), a copy of which is attached hereto as **Exhibit C**.

Jurisdiction and Venue

- 2. The United States Bankruptcy Court for the Southern District of New York (the "Court") has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference from the United States District Court for the Southern District of New York, entered February 1, 2012. The Debtors confirm their consent to the Court entering a final order in connection with this Application to the extent that it is later determined that the Court, absent consent of the parties, cannot enter final orders or judgments in connection herewith consistent with Article III of the United States Constitution.
 - 3. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.
- 4. The statutory bases for the relief requested herein are section 327(a) of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"), rules 2014(a) and 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and rule 2014-1 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Rules").

Background

5. The Debtors, together with their non-Debtor affiliates (collectively, "Celsius"), are one of the largest and most sophisticated cryptocurrency based finance platforms in the world and provide financial services to institutional, corporate, and retail clients across more than 100 countries. Celsius was created in 2017 to be one of the first cryptocurrency platforms to which users could transfer their crypto assets and (a) earn rewards on crypto assets and/or (b) take loans

using those transferred crypto assets as collateral. Headquartered in Hoboken, New Jersey, Celsius has more than 1.7 million registered users and approximately 300,000 active users with account balances greater than \$100.

- 6. On July 13, 2022 (the "Petition Date"), each of the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. A detailed description of the facts and circumstances of these chapter 11 cases is set forth in the Declaration of Alex Mashinsky, Chief Executive Officer of Celsius Network LLC, in Support of Chapter 11 Petitions and First Day Motions [Docket No. 23] (the "Mashinsky Declaration") and the Declaration of Robert Campagna, Managing Director of Alvarez & Marsal North America, LLC, in Support of Chapter 11 Petitions and First Day Motions [Docket No. 22] (the "Campagna Declaration"). As described in more detail in the Mashinsky Declaration, the Debtors commenced these chapter 11 cases to provide Celsius an opportunity to stabilize its business and consummate a comprehensive restructuring transaction that maximizes value for stakeholders.
- 7. The Debtors are operating their business and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. These chapter 11 cases have been consolidated for procedural purposes only and are jointly administered pursuant to Bankruptcy Rule 1015(b) [Docket No. 53]. On July 27, 2022, the United States Trustee for the Southern District of New York (the "<u>U.S. Trustee</u>") appointed an official committee of unsecured creditors [Docket No. 241] (the "<u>Committee</u>"). No request for the appointment of a trustee or examiner has been made in these chapter 11 cases.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Mashinsky Declaration or the Campagna Declaration (together, the "<u>First Day Declarations</u>"), as applicable.

Stretto's Qualifications

8. Stretto is comprised of leading industry professionals with significant experience in both the legal and administrative aspects of large, complex chapter 11 cases. Stretto's professionals have experience in noticing, claims administration, solicitation, balloting and facilitating other administrative aspects of chapter 11 cases and experience in matters of this size and complexity. Stretto has acted as the administrative advisor in many large bankruptcy cases pending in this district, including: In re Voyager Digital Holdings, Inc., No. 22-10943 (MEW) (Bankr. S.D.N.Y. Aug. 4, 2022); In re A.B.C. Carpet Co., Inc., No. 21-11591 (DSJ) (Bankr. S.D.N.Y. Oct. 26, 2021); In re Kumtor Gold Co. CJSC, No. 21-11051 (LGB) (Bankr. S.D.N.Y. July 29, 2021); In re VTES, Inc., No. 20-12941 (JLG) (Bankr. S.D.N.Y. Feb. 24, 2021); In re Furla (U.S.A.), Inc., No. 20-12604 (SCC) (Bankr. S.D.N.Y. Jan. 26, 2021); In re Century 21 Dep't Stores LLC, No. 20-12097 (SCC) (Bankr. S.D.N.Y. Nov. 5, 2020); In re NTS W. USA Corp., No. 20-35769 (CGM) (Bankr. S.D.N.Y. Sept. 18, 2020); In re Lakeland Tours, LLC, No. 20-11647 (JLG) (Bankr. S.D.N.Y. Sept. 10, 2020); In re Seabras 1 USA, LLC, No. 19-14006 (SMB) (Bankr. S.D.N.Y. Jan. 21, 2020); In re Agera Energy LLC, No. 19-23802 (RDD) (Bankr. S.D.N.Y. Dec. 17, 2019); and *In re Barneys New York, Inc.*, No. 19-36300 (CGM) (Bankr. S.D.N.Y. Sept. 19, 2019).

Services to be Provided

- 9. Pursuant to the Engagement Agreement, the Debtors seek to retain Stretto to provide, among other things, the following bankruptcy solicitation and administration services, if and to the extent requested by the Debtors:
 - a. Assist with, among other things, solicitation, balloting, and tabulation of votes and prepare any related reports, as required in support of confirmation of a chapter 11 plan;

- b. Prepare an official ballot certification and, if necessary, testify in support of the ballot tabulation results;
- c. Assist with the preparation of the Debtors' schedules of assets and liabilities and statements of financial affairs and gather data in conjunction therewith;
- d. Manage and coordinate any distributions pursuant to a chapter 11 plan if designated as distribution agent under such plan; and
- e. Provide claims analysis and reconciliation, case research, depository management, treasury services, confidential online workspaces or data rooms (publication to which shall not violate the confidentiality provisions of the Engagement Agreement), and any related services otherwise required by applicable law, governmental regulations, or court rules or orders in connection with these chapter 11 cases.
- 10. Stretto's retention as Administrative Advisor will provide the Debtors with experienced professionals and services that are essential to successful chapter 11 cases. Stretto will coordinate with the Debtors' other retained professionals in these cases to avoid any unnecessary duplication of services. Accordingly, the relief requested in this Application is in the best interests of the Debtors' estates and all parties in interest.

Professional Compensation

- 11. The fees Stretto will charge in connection with providing services to the Debtors are set forth in the Engagement Agreement. The Debtors submit that Stretto's rates are competitive and comparable to the rates its competitors charge for similar services. Indeed, the Debtors conducted a review and competitive comparison of other firms and reviewed the rates of other firms before selecting Stretto as Administrative Advisor. The Debtors believe Stretto's rates are more than reasonable given the quality of Stretto's services and its professionals' bankruptcy expertise. Additionally, Stretto will seek reimbursement from the Debtors for reasonable expenses in accordance with the terms of the Engagement Agreement.
- 12. Prior to the Petition Date, the Debtors provided Stretto an advance in the amount of \$50,000. Pursuant to the *Order (I) Authorizing and Approving the Appointment of Stretto, Inc.*

as Claims and Noticing Agent and (II) Granting Related Relied [Docket No. 54], Stretto was authorized to apply the advance to all prepetition invoices, and thereafter, to have the advance replenished to the original advance amount and to hold the advance under the Engagement Agreement during these chapter 11 cases as security for the payment of fees and expenses incurred under the Engagement Agreement. However, Stretto will not apply its retainer to any fees and expenses incurred as Administrative Advisor to the Debtors unless and until such fees and expenses have been approved by the Court in accordance with the proposed order granting this Application.

- 13. Stretto intends to apply to the Court for allowance of compensation and reimbursement of expenses incurred after the Petition Date in connection with the services it provides as Administrative Advisor pursuant to the Engagement Agreement. Stretto will comply with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and any orders entered in these chapter 11 cases regarding professional compensation and reimbursement of expenses.
- 14. Additionally, under the terms of the Engagement Agreement, the Debtors have agreed to indemnify, defend and hold harmless Stretto and its members, directors, officers, employees, representatives, affiliates, consultants, subcontractors, and agents under certain circumstances specified in the Engagement Agreement, except in circumstances resulting from Stretto's bad faith, gross negligence, willful misconduct, or as otherwise provided in the Engagement Agreement. The Debtors believe that such an indemnification obligation is customary, reasonable, and necessary to retain the services of an Administrative Advisor in these chapter 11 cases.

Disinterestedness

- 15. Stretto has conducted a conflicts analysis to determine whether it has any relationships with the creditors and parties in interest provided by the Debtors, and, to the best of the Debtors' knowledge, information, and belief, and except as disclosed in the Betance Declaration, Stretto is a "disinterested person" within the meaning of section 101(14) of the Bankruptcy Code, as required by section 327(a) of the Bankruptcy Code, and does not hold or represent any interest materially adverse to the Debtors' estates in connection with any matter on which it would be employed.
- 16. Stretto believes that it does not have any relationships with creditors or parties in interest that would present a disqualifying conflict of interest. Stretto will supplement its disclosure to the Court if any facts or circumstances are discovered that would require such additional disclosure.

Basis for Relief

17. Section 327(a) of the Bankruptcy Code provides that a debtor, subject to Court approval:

[M]ay employ one or more attorneys, accountants, appraisers, auctioneers, or other professional persons, that do not hold or represent an interest adverse to the estate, and that are disinterested persons, to represent or assist the [debtor] in carrying out the [debtor]'s duties under this title.

11 U.S.C. § 327(a).

18. Bankruptcy Rule 2014(a) requires that an application for retention include:

[S]pecific facts showing the necessity for the employment, the name of the [firm] to be employed, the reasons for the selection, the professional services to be rendered, and proposed arrangement for compensation, and, to the best of the applicant's knowledge, all of the [firm's] connections with the debtor, creditors, any other party

in interest, their respective attorneys and accountants, the U.S. Trustee, or any person employed in the office of the U.S. Trustee.

Fed. R. Bankr. P. 2014(a).

- 19. In light of the size and complexity of these chapter 11 cases, the Debtors respectfully submit that retaining and employing Stretto pursuant to the terms of the Engagement Agreement is necessary and in the best interests of the Debtors' estates and all parties in interest to these chapter 11 cases. The Debtors also believe that the terms and conditions of the Engagement Agreement are reasonable in light of the anticipated high volume of creditors and other parties-in-interest that will be involved in these cases.
- 20. The Debtors previously filed an application [Docket No. 4] (the "Section 156(c) Application") seeking an order appointing Stretto as claims and noticing agent pursuant to section 156(c) of title 28 of the United States Code and section 105(a) of the Bankruptcy Code, which application was granted by this Court on July 19, 2022 [Docket No. 54]. The Debtors believe that administration of these chapter 11 cases will require Stretto to perform duties outside of the scope requested in the Section 156(c) Application. Accordingly, to help manage administrative tasks with respect to the thousands of creditors and other parties in interest that are expected to be involved in the Debtors' chapter 11 cases, and the complexity of such cases, the Debtors respectfully request the Court enter an order appointing Stretto as the Administrative Advisor in these chapter 11 cases pursuant to section 327(a) of the Bankruptcy Code and Bankruptcy Rules 2014 and 2016.

Notice

21. The Debtors will provide notice of this Motion to the following parties or their respective counsel: (a) the U.S. Trustee; (b) counsel to the Committee; (c) the holders of the 50 largest unsecured claims against the Debtors (on a consolidated basis); (d) the United States

Attorney's Office for the Southern District of New York; (e) the Internal Revenue Service; (f) the offices of the attorneys general in the states in which the Debtors operate; (g) the Securities and Exchange Commission; and (h) any party that has requested notice pursuant to Bankruptcy Rule 2002. The Debtors submit that, in light of the nature of the relief requested, no other or further notice need be given.

No Prior Request

22. No prior request for the relief sought in this Application has been made to this or any other court.

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22-10964-mg Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document Pg 13 of 72

WHEREFORE, the Debtors respectfully request that the Court enter the Order granting the relief requested herein and such other relief as the Court deems appropriate under the circumstances.

New York, New York /s/ Chris Ferraro

Dated: August 4, 2022 Name: Chris Ferraro

Title: Chief Financial Officer, Celsius Network LLC

Exhibit A

Proposed Order

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:)	Chapter 11
CELSIUS NETWORK LLC,	et al., ¹)	Case No. 22-10964 (MG)
	Debtors.	(Jointly Administered)

ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF STRETTO, INC. AS ADMINISTRATIVE ADVISOR TO THE DEBTORS AND DEBTORS IN POSSESSION EFFECTIVE AS OF JULY 13, 2022

Upon the application (the "Application")² of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for the retention and employment of Stretto, Inc. ("Stretto") as administrative advisor ("Administrative Advisor") effective as of the Petition Date pursuant to section 327(a) of the Bankruptcy Code, Bankruptcy Rules 2014 and 2016, and Local Rule 2014-1, all as more fully set forth in the Application; and upon the First Day Declarations; and upon the Betance Declaration; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference* from the United States District Court for the Southern District of New York, entered February 1, 2012; and this Court having the power to enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Application in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Application is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and this Court having found that the Debtors' notice of the Application and opportunity for a hearing on the Application were appropriate under the circumstances and no

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); and Celsius US Holding LLC (7956). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 121 River Street, PH05, Hoboken, New Jersey 07030.

² Capitalized terms used but not defined herein have the meanings given to such terms in the Application.

other notice need be provided; and this Court having reviewed the Application and having heard the statements in support of the relief requested therein at a hearing before this Court (the "Hearing"); and this Court having determined that the legal and factual bases set forth in the Application and the Betance Declaration and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- 1. The Application is granted as set forth herein.
- 2. The Debtors are authorized to retain Stretto as Administrative Advisor effective as of the Petition Date under the terms of the Engagement Agreement, and Stretto is authorized to perform the bankruptcy administration services described in the Application and set forth in the Engagement Agreement, as modified herein.
- 3. This Order shall not apply to any services Stretto has sought authorization to render pursuant to the Section 156(c) Application.
- 4. Stretto is authorized to take such other action as may be reasonable or necessary to comply with all duties set forth in the Application.
- 5. Stretto shall apply to the Court for allowance of compensation and reimbursement of expenses incurred after the Petition Date in accordance with the applicable provisions of the Bankruptcy Code, including sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and any orders entered in these cases regarding professional compensation and reimbursement of expenses. Stretto shall apply any remaining amounts of its prepetition retainer as a credit toward postpetition fees and expenses, after such postpetition fees and expenses are approved pursuant to the first order of the Court awarding fees and expenses to Stretto.
- 6. Such other services as may be requested by the Debtors and agreed to by Stretto shall be subject to separate approval by Court order.

- 7. The Debtors shall indemnify Stretto under the terms of the Engagement Agreement, as modified pursuant to this Order.
- 8. All requests of Stretto for payment of indemnity pursuant to the Engagement Agreement shall be made by means of an application (interim or final as the case may be) and shall be subject to review by the Court to ensure that payment of such indemnity conforms to the terms of the Engagement Agreement and is reasonable based upon the circumstances of the litigation or settlement in respect of which indemnity is sought, *provided*, *however*, that in no event shall Stretto be indemnified in the case of its own bad-faith, self-dealing, breach of fiduciary duty (if any), gross negligence or willful misconduct.
- 9. In the event that Stretto seeks reimbursement from the Debtors for reasonable attorneys' fees in connection with a request by Stretto for payment of indemnity pursuant to the Engagement Agreement, as modified by this Order, the invoices and supporting time records from such attorneys shall be included in Stretto's own application (both interim and final) and such invoices and time records shall be subject to the approval of the Court under the standards of sections 330 and 331 of the Bankruptcy Code without regard to whether such attorneys have been retained under section 327 of the Bankruptcy Code and without regard to whether such attorneys' services satisfy section 330(a)(3)(C) of the Bankruptcy Code.
- 10. Stretto shall not be entitled to reimbursement by the Debtors for any fees, disbursements and other charges of Stretto's counsel other than those incurred in connection with a request of Stretto for payment of indemnity, retention of Stretto, and preparation of fee applications.
- 11. The limitation of liability section in paragraph 10 of the Engagement Agreement is deemed to be of no force or effect with respect to the services to be provided pursuant to this Order.

- 12. Stretto shall exclude the Debtors' bankruptcy cases and related information, as well as information regarding any of the Debtors' non-debtor affiliates, from any file sharing arrangement with Xclaim, Inc. or any other entity operating a marketplace or similar service to facilitate trade or resolution of claims held against bankrupt or insolvent entities.
- providing services in these cases, Stretto shall file a supplemental affidavit with the Court and provide ten business days' notice to the Debtors, the U.S. Trustee and any official committee. The supplemental affidavit shall explain the basis for the requested rate increases in accordance with Section 330(a)(3)(F) of the Bankruptcy Code and state whether the Debtors have consented to the rate increase. The U.S. Trustee retains all rights to object to any rate increase on all grounds including, but not limited to, the reasonableness standard provided for in section 330 of the Bankruptcy Code and all rates and rate increases are subject to review by the Court.
 - 14. Notice of the Application satisfies the requirements of Bankruptcy Rule 6004(a).
- 15. In the event of any inconsistency between the Engagement Agreement, the Application, and this Order, this Order shall govern.
- 16. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order are immediately effective and enforceable upon its entry.
- 17. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this Order in accordance with the Application.
- 18. Notwithstanding any term in the Engagement Agreement to the contrary, the Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

22-10964-mg	Doc 361	Filed 08/04/22	Entered 08/04/22 23:03:38	Main Document
J			19 of 72	

New York, New York Dated:, 2022	
	THE HONORABLE MARTIN GLENN CHIEF UNITED STATES BANKRUPTCY JUDGE

Exhibit B

Betance Declaration

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
CELSIUS NETWORK LLC, et al.,1) Case No. 22-10964 (MG)
Debtors.) (Jointly Administered)

DECLARATION OF SHERYL BETANCE IN SUPPORT OF DEBTORS' APPLICATION FOR ENTRY OF AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF STRETTO, INC. AS ADMINISTRATIVE ADVISOR TO THE DEBTORS AND DEBTORS IN POSSESSION EFFECTIVE AS OF JULY 13, 2022

- I, Sheryl Betance, under penalty of perjury declare as follows:
- 1. I am a Senior Managing Director of Corporate Restructuring at Stretto, Inc. ("Stretto"), a chapter 11 administrative services firm with offices at 410 Exchange, Ste. 100, Irvine, California 92602. Except as otherwise noted, I have personal knowledge of the matters set forth herein, and if called and sworn as a witness, I could and would testify competently thereto.
- 2. This declaration (this "Declaration") is made in support of the above-captioned debtors' (collectively, the "Debtors") Debtors' Application for Entry of an Order Authorizing the Retention and Employment of Stretto, Inc. as Administrative Advisor to the Debtors and Debtors in Possession Effective as of July 13, 2022, which was filed contemporaneously herewith (the "Application").²

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); and Celsius US Holding LLC (7956). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 121 River Street, PH05, Hoboken, New Jersey 07030.

² Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Application.

Qualifications

3. Stretto is a chapter 11 administrator comprised of leading industry professionals with significant experience in both the legal and administrative aspects of large, complex chapter 11 cases. Stretto's professionals have experience in noticing, claims administration, solicitation, balloting, and facilitating other administrative aspects of chapter 11 cases and experience in matters of this size and complexity. Stretto's professionals have acted as the official administrative advisor in many large bankruptcy cases in this district and in other districts nationwide. Stretto's cases include: In re Voyager Digital Holdings, Inc., No. 22-10943 (MEW) (Bankr. S.D.N.Y. Aug. 4, 2022); In re A.B.C. Carpet Co., Inc., No. 21-11591 (DSJ) (Bankr. S.D.N.Y. Oct. 26, 2021); In re Kumtor Gold Co. CJSC, No. 21-11051 (LGB) (Bankr. S.D.N.Y. July 29, 2021); In re VTES, Inc., No. 20-12941 (JLG) (Bankr. S.D.N.Y. Feb. 24, 2021); In re Furla (U.S.A.), Inc., No. 20-12604 (SCC) (Bankr. S.D.N.Y. Jan. 26, 2021); In re Century 21 Dep't Stores LLC, No. 20-12097 (SCC) (Bankr. S.D.N.Y. Nov. 5, 2020); In re NTS W. USA Corp., No. 20-35769 (CGM) (Bankr. S.D.N.Y. Sept. 18, 2020); In re Lakeland Tours, LLC, No. 20-11647 (JLG) (Bankr. S.D.N.Y. Sept. 10, 2020); In re Seabras 1 USA, LLC, No. 19-14006 (SMB) (Bankr. S.D.N.Y. Jan. 21, 2020); In re Agera Energy LLC, No. 19-23802 (RDD) (Bankr. S.D.N.Y. Dec. 17, 2019); and *In re Barneys New York, Inc.*, No. 19-36300 (CGM) (Bankr. S.D.N.Y. Sept. 19, 2019).

Services to be Rendered

4. As Administrative Advisor, Stretto will perform the bankruptcy administration services specified in the Application and the Engagement Agreement. In performing such services, Stretto will charge the Debtors the rates set forth in the Engagement Agreement, which is attached as Exhibit C to the Application.

Disinterestedness

- 5. Stretto is a "disinterested person" as that term is defined in section 101(14) of the Bankruptcy Code with respect to the matters upon which it is to be engaged; in that Stretto and its professional personnel:
 - a. are not creditors, equity security holders, or insiders of the Debtors;
 - b. are not and were not, within two years before the date of the filing of these cases, directors, officers, or employees of the Debtors; and
 - c. do not have an interest materially adverse to the interest of the Debtors' estates or of any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the Debtors.
- 6. I caused to be submitted for review by our conflicts system the names of potential parties-in-interest (the "Potential Parties in Interest") in these chapter 11 cases, as set forth on Schedule 1 attached hereto. A list of Potential Parties in Interest was provided by the Debtors and included, among other parties, the Debtors, non-Debtor affiliates, current and former directors and officers of the Debtors, significant stockholders, secured creditors, lenders, the Debtors' largest unsecured creditors on a consolidated basis, the U.S. Trustee and persons employed in the office of the U.S. Trustee, and other parties. The Potential Parties in Interest list was compared to an internal database that includes, among others, Stretto's parent entities, affiliates, and subsidiaries. Stretto's internal database also includes Stone Point Capital LLC ("Stone Point"), its funds, and each such fund's respective portfolio companies as set forth in the list most recently provided to Stretto by Stone Point's internal compliance department (the "Stone Point Searched Parties"). The results of the conflict check were compiled and reviewed by Stretto professionals under my supervision. At this time, and as set forth in further detail herein, Stretto is not aware of any connection that would present a disqualifying conflict of interest. Should Stretto discover any new

relevant facts or connections bearing on the matters described herein during the period of its retention, Stretto will use reasonable efforts to file promptly a supplemental declaration.

- 7. To the best of my knowledge, and based solely upon information provided to me by the Debtors, and except as provided herein, neither Stretto nor any of its professionals have any materially adverse connection to the Debtors, their creditors, or other relevant parties.
- 8. Stretto has and will continue to represent clients in matters unrelated to these chapter 11 cases. In addition, in matters unrelated to these chapter 11 cases, Stretto and its personnel have and will continue to have relationships personally or in the ordinary course of business with certain vendors, professionals, financial institutions, and other parties in interest that may be involved in the Debtors' chapter 11 cases. Stretto may also provide professional services to entities or persons that may be creditors or parties in interest in these chapter 11 cases, which services do not directly relate to, or have any direct connection with, these chapter 11 cases or the Debtors. Based upon a review of the Potential Parties in Interest:
 - Alvarez & Marsal North America, LLC ("<u>A&M</u>"), has been identified as a Potential Party in Interest. Richard Newman, an employee of A&M, is a current client of Stretto's chapter 7 software business in his individual capacity, but such relationship is unrelated to the Debtors and their estates, assets, or businesses.
 - Ashby & Geddes, PA has been identified as a Potential Party in Interest. Ashby & Geddes, PA is a current client of Stretto's chapter 7 software business, but such relationship is unrelated to the Debtors and their estates, assets, or businesses.
 - Additionally, the list of Potential Parties in Interest includes entities, as set forth on <u>Schedule 2</u> attached hereto, which are current, former or potential defendants to avoidance actions brought under the Bankruptcy Code by clients of Stretto Recovery Services. However, to the best of my knowledge, such relationships are materially unrelated to these chapter 11 cases.
 - A notice of appearance in these chapter 11 cases has been filed on behalf of the Cred Inc. Liquidation Trust ("<u>Cred</u>"). Cred is a client of Stretto's Corporate Restructuring business. However, to the best of my knowledge,

- such relationships do not create an interest materially adverse to the interest of the Debtors' estates or of any class of creditors or equity security holders.
- The list of Potential Parties in Interest identifies Signature Bank, one of Stretto's bank vendors, as having a banking relationship with the Debtors. However, to the best of my knowledge, such relationship is materially unrelated to these chapter 11 cases.
- 9. To the best of my knowledge, none of Stretto's employees are related to bankruptcy judges in the Southern District of New York, the United States Trustee for the Southern District of New York (the "<u>U.S. Trustee</u>"), or any attorney known by Stretto to be employed by the U.S. Trustee.
- 10. Certain of Stretto's professionals were partners of or formerly employed by firms that are providing or may provide professional services to parties in interest in these cases. Except as may be disclosed herein, these professionals did not work on any matters involving the Debtors while employed by their previous firms. Moreover, these professionals were not employed by their previous firms when these chapter 11 cases were filed. To the best of my knowledge, none of Stretto's professionals were partners of, or formerly employed within the last three years by firms that are Potential Parties in Interest or that have filed a notice of appearance in these chapter 11 cases.
- 11. Stretto and its personnel in their individual capacities regularly utilize the services of law firms, investment banking and advisory firms, accounting firms, and financial advisors. Such firms engaged by Stretto or its personnel may appear in chapter 11 cases representing the Debtors or parties in interest. Except as otherwise set forth herein, to the best of my knowledge, Stretto does not currently utilize the services of any law firms, investment banking and advisory firms, accounting firms, or financial advisors who have been identified as Potential Parties in Interest or who have filed a notice of appearance in these chapter 11 cases. Kirkland & Ellis LLP

has been identified as a Potential Party in Interest. Stretto utilizes the services of Kirkland & Ellis LLP in matters unrelated to these chapter 11 cases.

- 12. In April 2017, Stretto was acquired by the Trident VI Funds managed by private equity firm Stone Point. Stone Point is a financial services-focused private equity firm based in Greenwich, Connecticut. The firm has raised and managed eight private equity funds—the Trident Funds—with aggregate committed capital of approximately \$25 billion. Stone Point targets investments in the global financial services industry and related sectors.
- 13. The following disclosure is made out of an abundance of caution in an effort to comply with the Bankruptcy Code and Bankruptcy Rules. Stretto has searched the names of the Debtors and the names of the Potential Parties in Interest against the Stone Point Searched Parties. In addition, Stretto has provided Stone Point with the names of the Debtors, any non-Debtor affiliates, and the Debtors' significant equity holders, and has requested that Stone Point search such names against its investments to confirm whether Stone Point has any relationship to such entities.
- Insurance Holdings Limited, owned by Trident Fund V, has been identified as one or more of the Debtors' insurance providers. Additionally, based solely upon the foregoing search, Stretto has determined that HireRight, owned by Trident Fund VII, has been identified as one or more of the Debtors' vendors. Finally, CDP Investissements Inc. ("CDP") has been identified as an equity holder of Celsius Network Limited. CDP participates as a limited partner in certain Trident Funds. However, none of the Trident Funds hold any interest in the Debtors. Further, Stretto's relationships to the foregoing entities do not create any adverse interest against the Debtors' estates that would present a disqualifying conflict of interest, and there are no other material connections

22-10964-mg Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document Pg 27 of 72

that require disclosure. To the extent Stretto learns of any material connections between Stone Point's funds or investments included in the above-described conflicts search and the Debtors, Stretto will promptly file a supplemental disclosure. Stretto may have had, may currently have, or may in the future have business relationships unrelated to the Debtors with one or more Stone Point entities including, among others, portfolio companies of Stone Point.

- 15. From time to time, Stretto partners or employees personally invest in mutual funds, retirement funds, private equity funds, venture capital funds, hedge funds, and other types of investment funds (the "Investment Funds"), through which such individuals indirectly acquire a debt or equity security of many companies, one of which may be one of the Debtors or their affiliates, often without Stretto's or its personnel's knowledge. Each Stretto partner or employee generally owns substantially less than one percent of such Investment Fund, does not manage or otherwise control such Investment Fund, and has no influence over the Investment Fund's decision to buy, sell, or vote any particular security. Each Investment Fund is generally operated as a blind pool, meaning that when the Stretto partners or employees make an investment in the particular Investment Fund, he, she, or they do not know what securities the blind pool Investment Fund will purchase or sell and have no control over such purchases or sales.
- debt or equity security of a company that may be one of the Debtors or their affiliates. Stretto has a policy prohibiting its partners and employees from using confidential information that may come to their attention in the course of their work. In this regard, subject to the foregoing, all Stretto partners and employees are barred from trading in securities with respect to matters in which Stretto is retained. Subject to the foregoing, upon information and belief, and upon reasonable inquiry through email survey of Stretto's employees, Stretto does not believe that any of its

partners or employees own any debt or equity securities of a company that is a Debtor or of any of its affiliates.

- 17. To the best of my knowledge, Stretto (a) does not hold or represent an interest adverse to the Debtors' estates; (b) is a "disinterested person" that (i) is not a creditor, an equity security holder, or an insider, (ii) is not and was not, within two years before the Petition Date, a director, officer, or employee of any of the Debtors, and (iii) does not have an interest materially adverse to the interest of the Debtors' estates or of any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the debtor, or for any other reason; and (c) has disclosed all of Stretto's connections with the Debtors, its creditors, any other party in interest, their respective attorneys and accountants, the U.S. Trustee, or any person employed in the office of the U.S. Trustee.
- 18. Stretto is party to an agreement with Xclaim, Inc. ("Xclaim"), whereby Stretto provides Xclaim with a daily formatted data file containing a debtor's public claims register to facilitate claims trading on Xclaim's platform. In exchange, Stretto receives a small processing fee. Stretto only provides Xclaim with information found on publicly-available claims registers. Nothing in the agreement impacts any other party's ability to access public claims registers.
- 19. Stretto hereby stipulates that the Debtors' claims registers shall be excluded from Stretto's arrangement with Xclaim, and Stretto shall not receive any compensation with respect to such arrangement related to the Debtors' claims registers.
- 20. Stretto never had a contract with any other party under which Stretto (a) provided or will provide exclusive access to claims data or (b) was or will be compensated for claims data that is made available by Stretto.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my information, knowledge and belief.

Dated: August 4, 2022 New York, New York

/s/ Sheryl Betance

Sheryl Betance Senior Managing Director Stretto 410 Exchange, Ste. 100 Irvine, California 92602

Schedule 1

Potential Parties in Interest List of Schedules

<u>Scheaule</u>	Category
1(a)	Current and Recent Former Entities Affiliated with the Debtors
1(b)	Directors/Officers
1(c)	Equity Holders
1(d)	Bankruptcy Professionals
1(e)	Institutional Customers
1(f)	Insurance
1(g)	Landlords
1(h)	Legal Matters and Litigants
1(i)	Non-Bankruptcy Advisors and Ordinary Course Professionals
1(j)	Retail Customers
1(k)	Top 50 Unsecured Creditors
1(1)	Taxing Authority/Governmental/Regulatory Agencies
1(m)	Utilities
1(n)	Vendors
1(o)	U.S. Trustee Personnel, Judges, and Court contacts for the Southern District of New
	York

Schedule 1(a)

Current and Recent Former Entities Affiliated with the Debtors

Celsius (AUS) Pty Ltd. (Australia)

Celsius EU UAB (Lithuania)

Celsius KeyFi LLC

Celsius Lending LLC

Celsius Management Corp.

Celsius Mining IL Ltd.

Celsius Mining LLC

Celsius Network Europe d.o.o. Beograd (Serbia)

Celsius Network (Gibraltar) Ltd.

Celsius Network IL Ltd. – Bulgaria Branch

Celsius Network IL Ltd. (Israel)

Celsius Network Inc.

Celsius Network LLC

Celsius Network Ltd. (UK)

Celsius Networks Lending LLC

Celsius Operations LLC

Celsius Services CY Ltd. (Cyprus)

Celsius US Holding LLC

Celsius US LLC (Formerly Celsius Money)

GK8 Ltd (Israel)

GK8 UK Ltd.

GK8 USA LLC

KN Media Manager LLC

Schedule 1(b)

Directors/Officers

Ayalor, Amir Barse, David Bentov, Tal Blonstein, Oren Bodnar, Guillermo Bolger, Rod Carr, Alan Jeffrey Cohen-Pavin, Roni Denizkurdu, Aslihan Deutsch, Ron Dubel, John Stephen Goldstein, Nuke Kleiderman, Shiran Leon, S. Daniel Mashinsky, Alex Nadkarni, Tushar Nathan, Gilbert Ramos, Trunshedda W. Sunada-Wong, Rodney Tosi, Laurence Anthony

Schedule 1(c)

Equity Holders

Advanced Technology Fund XXI LLC Altshuler Shaham Trusts Ltd. Andersen Invest Luxembourg SA SPF Artus Capital GmbH & Co. KGaA

BNK to the Future

BullPerks (BVI) Corp.

Caisse de dépôt et placement du Québec

CDP Investissements Inc.

Craig Barrett Andersen Invest Luxembourg SA SPF European Media Finance Ltd. Fabric Ventures Group SARL

Gumi Cryptos Capital LLC Heliad Equity Partners GmbH & Co. KGaA

Intership Ltd.

JR Investment Trust



Tether International Ltd. tokentus Investment AG

WestCap Celsius Co-Invest 2021 LLC WestCap Group

WestCap SOF Celsius 2021 Aggregator LP WestCap SOF II IEQ 2021 Co-Invest LP

Schedule 1(d)

Bankruptcy Professionals

Akin Gump Strauss Hauer & Feld LLP Alvarez & Marsal Holdings LLC Centerview Partners LLC Deloitte & Touche LLP Ernst & Young Latham & Watkins LLP Stretto White & Case LLP

Schedule 1(e)

Institutional Customers

168 Trading Ltd.

Akuna Digital Assets LLC Alameda Research Ltd.

Amber - Maple

Amber Technologies Ltd. Anchorage Hold LLC

Anchorage Lending CA LLC Antalpha Technologies Ltd. AP Capital Absolute Return Fund

AP Capital Investment Ltd.

Auros Tech Ltd.

B2C2 Ltd.

Babel Holding Ltd.

B-Brick Inc.

BCB Prime Services Ltd.

BCRS2 LLC Belleway Ltd.

BK Coin Capital LP

Blockchain Access UK Ltd.

Blue Fire Capital Europe Cooperatief UA

CEX IO Ltd.

CMS Holdings LLC Coinbase Credit Core Scientific Inc. Cumberland DRW LLC

Dexterity Capital LLC

Digital Asset Funds Management Pty. Ltd. Digital Treasures Management Pte. Ltd.

Diversified Alpha SP

Druk Holding & Investments Ltd. Dunamis Trading (Bahamas) Ltd.

Dunamis Trading III Ltd

DV Chain LLC

Enigma Securities Ltd.

Equities First Holdings LLC

FalconX Ltd.

Fasanara Investments Master Fund

Flow Traders BV Folkvang SRL

Fractal

Future Technology Investment Ltd.

Galaxy

Galaxy Digital LP

Gemini Trust Co. LLC

Genesis Global Capital LLC

Grapefruit Trading LLC

GSR Markets Ltd.

Harrison Opportunity III Inc.

HAS Futures LLC Hehmeyer LLC

Hehmeyer Trading AG

Hodlnaut Pte. Ltd.

HRTJ Ltd. Intership Ltd.

Iterative OTC LLC

JKL Digital Capital Ltd.

JSCT Hong Kong Ltd.

JST Systems LLC Jump Trading LLC

Keyrock SA

Komaransky, Mike

Kronos Holdings Ltd.

LedgerPrime Digital Asset Opportunities

Master Fund LP

Liquibit USD Market Neutral Arbitrage

Fund

Liquidity Technologies Ltd.

LUOJI2017 Ltd. Marquette Digital

Matrix Port Technologies Ltd.

Memetic Capital LP Menai Markets Ltd.

Mountain Cloud Global Ltd.

Nascent GP Inc.

Nascent LP

New World Holdings SA

Nickel Digital Asset Fund SPC Digital Asset

Arbitrage SPC Institutional

Nickel Digital Asset Master Fund SPC -

Digital Factors Fund SP

Niederhoffer, Roy

NYDIG Funding LLC

Oiltrading.com Pte. Ltd.

Onchain Custodian Pte. Ltd.

Optimal Alpha Master Fund Ltd.

OSL SG Pte. Ltd.

Outremont Alpha Master Fund LP

Parallel Capital Management Ltd.

Pharos Fund BTC SP

Pharos Fund Eth SP

Pharos Fund SP

Pharos Fund SPC

Pharos USD Fund SP

Plutus21 Crypto Fund I LP

Point95 Global

Power Block Coin LLC

Prime Trust

Profluent Trading Inc.

Profluent Trading UK Ltd.

QCP Capital Pte Ltd.

Radkl LLC

Red River Digital Trading LLC

Reliz Ltd.

S&P Solutions Inc.

Scrypt Asset Management AG

SEBA Bank AG

Siafu Capital

Simplex

Symbolic Capital Partners Ltd.

Tagomi Trading LLC

TDX SG Pte. Ltd.

Tether International Ltd.

Three Arrows Capital Ltd.

Tower BC Ltd.

Tower Research Capital

Transfero Brasil Pagamentos SA

Trigon Trading Pty. Ltd.

TrueFi

Trustoken Inc.

Ultimate Coin

Vexil Capital Ltd.

Waterloo Maple Inc.

Weave Markets LP

Wincent Investment Fund PCC Ltd.

Wintermute - Maple

Wintermute Trading Ltd.

Wyre Payments Inc.

ZeroCap Ltd.

Schedule 1(f)

Insurance

AmTrust Underwriters Inc.

ANV Insurance

Associated Industries Insurance Co. Inc.

Atlantic Insurance

Ayalon Insurance Co.

Crum & Forster Specialty Insurance Co.

Falvey Insurance Group

Hudson Insurance Group

Indian Harbor Insurance Co.

Lloyd's of London

Markel Insurance

Marsh

Migdal Insurance Co.

Relm Insurance Ltd.

Republic Vanguard Insurance Co.

Sentinel Insurance Co.

StarStone Insurance

United States Fire Insurance Co.

Zurich Insurance Group AG

Schedule 1(g)

Landlords

Algo Adtech Ltd.
Desks & More
Industrious LLC
New Spanish Ridge LLC
Regus
SJP Properties

Schedule 1(h)

Legal Matters & Litigants

BitBoy Crypto
Bofur Capital
MS SD IRA LLC
Pharos Fund
Symbolic Capital Partners Ltd.
Vexil Capital Ltd.

Schedule 1(i)

Non-Bankruptcy Advisors and Ordinary Course Professionals

A. Georgiou & Co. LLC
Advokatu Kontora Sorainen IR Partneriai
Buckley LLP
CMS Cameron McKenna Nabarro Olswang LLP
Cryptos Capital
Finnegan Henderson Farabow Garrett & Dunner LLP
Holley Nethercote Pty. Ltd.
Jackson Lewis PC
Matsumura, Miko
McCarthy Tetrault LLP
Taylor Wessing LLP
Uría Menéndez Abogados SLP
Wilson Sonsini Goodrich & Rosati PC

Schedule 1(j)

Retail Customers

Abeliuk, Eduardo Abuvala, Ravi Ryan Adams, Darryl Thomas

Al Khoori, Mohamed Yousif Ahmed H.

Alexander, Alena Ali, Khaleef Ali, Yanush

AltCoinTrader Pty Ltd.

Andari Co. Ltd.

Ankeney, John Charles

Ashizaki, Yuki

Baer, Matthew David

Baslaib, Mohamed Ali Mohamed Naser

Bauman, Simon Bennett, Danyal Berg, Henry Guyer Berrada, Amin

BJ Investment Holdings LLC

BNK to the Future Boroff, Dustin Charles Boskovski, Nikola

Bressler, David Jason

Brian T. Slater Revocable Living Trust Bright, Nicolas John

Broad Reach Consulting LLC

Bru Textiles NV Burkgren, Eric Alan CAEN Group LLC, The

Campos, John Jr.

Carolyn Vincent Superannuation Fund

Carter, Luke Armstrong

Champigny, Edward William

Chiu, James Lee Chiu, Yee Lai Choi, Linda Yi

Choi, Luke Kyung Goo Christiansen, Robert Nathan Chu, Cindy

Chulamorkodt, Natakom Chung, Ting Kong Terence

Cipolloni, Mark J.

Cohen Pavon, Roni Coinmerce BV

Conklin, Jennifer Walter

Covario AG Crypto10 SP

Damp, Steven Charles

Davis, Otis

Deferred 1031 Exchange LLC

Delargy, Colin C.

DGL Investments LLC

Dhiraj, Mandeep

DiFiore ASA Irrevocable GST Trust

Dixon, James

Donofrio, John

Druk Project Fund Duprex, Jeffrey Paul

Ecko, Marc

Eller, Phillip Brian

Ellington, Brian

Elshafei, Ashraf

Eng Chuan, Liew

Eriks, Dennis

Fertik, Michael Benjamin Selkowe

Fletcher, Brett Floatzen Doo

Garner, Phillip Wayne Jr.

Gatt, Raymond

Gilmer, George Hudson

Goh, Jian Kai

Gray, Jill Marie

GuljaÅ_i, JanoÅ_i

H Trussell Investments Pty. Ltd.

Halikias, Thomas T.

Hamilton, Nathan

Harrell, Ashley Anne

Hartley, James

Herring, Stephen Ashley

Ho, Quoc Tri

Holt, Jonathon James

HOME 007 LLC

Hughes, Stephen

Humphreys, Steven C.

Hunt, Bryan J.

ICB Solutions

InfoObjects Inc.

Invictus Capital Financial Technologies SPC

Jahizi, Oliver

Jensen, Joseph

Jonas, Leah Nicole

Joseph, Sebastian

Juiris, Peter Casimir

Kalynovskyi, Dmytro

Kap, Ethan Garet

Keiser, Marc Vito

Kelly, James Patrick

Kevin Batteh Trust, The

Kim, Sungyoun

King, Christopher Scott

Koala 1 LLC

Koyama, Osamu

Ku, Yuehsu

Labenek, Andrew

Lamplough, Howard

Langslet, Robert

Lehrfeld, Joseph S.

Lewis Davies, Ryan Wynn

Lewis, Howard

Liao, Guoping

Lim, Jane

Liu, Nanxi Nanqian

Luo, Edward

Mahoney, Justin Michael

Manea, Mircea

Manzke, Holger

Marchioni, John P.

Mastropieri, Bengi

Matsumura, Fumihiko

Mattina, Christopher W.

McCarty, John Edward

McGarry, Brian Thomas

McIntyre, Deverick

McKeon, Brian Joseph

McNeil, James W.

Meehan, Kristine M.

Mellein, John Gabriel

Mercola, Joseph Michael

Messall, Patrick

MHT Super Pty. Ltd.

Miller, Samuel Garfield, Jr.

Mohan, Arun

Moon, Wang Sik

Moser, Christopher M.

MSL Family Trust, The

Musumeci, Antonio

Narayanan, Swathi Lakshmi Tirupattur

Neiman, Gary

Neste, Bradley

Nguyen, Phuc

Pae, Mitchell Chon

Pagnanelli, Victor Carl

Palm, Travis John

Paris Castle IV LLC

Patel, Shilla Natvarbhai Patil, Abhitabh Aneel

Pham, Khai Trinh

Phonamenon Management Group LLC

Pierce, James

Pierson, Justin T.

Plutus21 Blockchain Opportunities II SP

Plutus21 Blockchain Yield I SP

Pomeranz, Alex Aaron

Pundisto, Lalana Pusnei, Alexandru

Reitz, Spencer Mcdowell

RHMP Properties Inc.

Ritter, David

Ritter, Linda J.

Ritter, Paul

Robert, Joseph Murdoch

Robinson, Andrew Douglas

Salera, Manuel

Schroeder, Jesse

Sese LLC

Shar, Stephen Phillip

Sidibe, Aissata

Slater, Glen Brian

Sleeping1 LLC

Smith, David Silva

Smith, Nelson Courtney

Sondhi, Tarun

Souders, Jack Trayes

Stapleton, Paul

Steinborn, Steven Harold

Stevens, Daron Robert

Stringer, Douglas Ross

Strobilus LLC

Sun, Siqi

Sutton, Sebastian

Swyftx Pty. Ltd.

Sypniewski, Christian

Tap Root LP

Thayer, Craig William

Thomas DiFiore Childrens GST Investment

Irrevocable Trust

Tincher, Steven Jess

Tobias, Scott Jeffrey

Trebtow, Jens

Tremann, Christopher Ernest

Tuganov, Ignat

Tyler, Craig Edward

Ubuntu Love Pty. Ltd.

Valkenberg, Renaud

Vendrow, Vlad

Vivas, Rafael

Wagner, Thomas Nichols

Walcott, Robert

Walkey, Thomas

Wang, Yidi

Wierman, Duncan Craig

Williams, Charles W.

Williams, Robert, II

Williamson, Hiram

Wiseman, Timothy

Wolf, Cody Lee

Woodward, Laurie

Wu, Xinhan

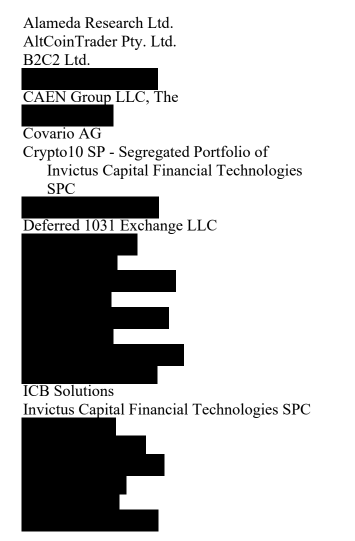
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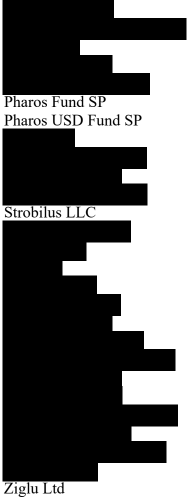
Yeung, Tak H.

Young, John Martin Yu, Byung Deok Zhang, Xi Zhong, Jimmy Ziglu Ltd. Zipmex Asia Pte. Ltd. Zwick, Matthew James

Schedule 1(k)

Top 50 Unsecured Creditors





Schedule 1(1)

Taxing Authority/Governmental/Regulatory Agencies

Alabama, State of, Securities Commission
Kentucky, Commonwealth of, Department of Financial Institutions
New Jersey, State of, Bureau of Securities
Texas, State of, Securities Board
United States, Government of the, Department of Justice
United States, Government of the, Securities & Exchange Commission
Washington, State of, Division of Securities

Schedule 1(m)

Utilities

AT&T Inc.
Comcast Corp.
Cox Business Services LLC
EE Ltd.
Giffgaff Ltd.
Google Fiber Inc.
Hypercore Networks Inc.
Lightpath Fiber Enterprise B

Lightpath Fiber Enterprise Business Unit of Altice USA Inc.

Lumen Technologies Inc.

RingCentral Inc.

Spectrum Enterprises Inc.

Verizon Wireless Telecom Inc.

Schedule 1(n)

Vendors

1-800 Flowers.com Inc. 1-800-GOT-JUNK? LLC 192 Business Experian 192 Business Ltd. 221B Partners

3 Verulam Buildings Barristers

4imprint Group plc

9Beach Latin American Restaurant LLC

A. Georgiou & Co. LLC

A1 Express Ltd. A23 Boutique Hotel

A24 Ltd. A2E Abacus

Abacus Labs Inc.

ABF Freight System Inc.
Accretive Capital LLC
Acrion Group Inc.
Ada Support Inc.
Adobe Inc.
ADTRAV Corp.
Agile Freaks SRL-D

AGS Exposition Services Inc.

Ahrefs Pte. Ltd. Ainsworth Inc. Air Essentials Inc. Air France-KLM SA

AgileEngine LLC

Air Serbia Airspeed 18 Ltd. Akerman LLP

Akin Gump Strauss Hauer & Feld LLP

Alaric Flower Design Alaska Air Group Inc. Alba Invest Doo ALCHEMIQ Catering Alex Fasulo LLC Algo Adtech Ltd. AlgoExpert

Alitalia Compagnia Aerea Italiana SpA

AlixPartners LLP

Allianz Global Assistance SAS Aloft Hotel Management Inc.

ALPHA Events Ltd. AlphaGraphics Inc. Amazon.com Inc.

American Airlines Group Inc.

American Family Connect Property &

Casualty Insurance Co. American Lock & Key Inc.

Amon Card Ltd. Amon OU Amplicy Ltd.

Amsalem Tours & Travel Ltd.

Andersen LLP Any.Do Ltd. Appbot

Apple Search Ads

Apple Search Advertisements

Apple Store AppsFlyer Inc. Aqua Kyoto Ltd. Arlo SoHo Hotel

Arocon Consulting LLC

ArtDesigna Ashby & Geddes Aston Limo Service

AT&T Inc.

Athlonutrition S.S Atlassian Corp. plc Atom Exterminators Ltd.

August LLC Auth0 Inc.

AutomationEdge Technologies Inc.

Avaya Inc.

AVL Services LLC Azmi & Associates B&C Camera

B&H Foto & Electronic Corp.

BambooHR LLC Bamboozle Café BCAS Malta Ltd. BCL Search Inc.

Bellwood Global Transportation

Benjamin, The Best Buy Co. Inc.

Best Name Badges Big Cartel LLC

Bill.com Holdings Inc. BIND Infosec Ltd.

Bionic Electronics HT Ltd.

BirchamsArt BitBoy Crypto Bitfinex Bitfly Ltd. Bitfo Inc. BitGo Inc.

Bitmain Technologies Ltd. Bittrex Global GmbH

Bitwave

Blacklane GmbH Blackpeak Inc. Blake & Co.

Block Solutions Sdn Bhd

Blockdaemon Ltd.

BlockWorks Group LLC Bloomberg Finance LP Bloomberg Industry Group Blue Edge Bulgaria EOOD

Blue Moon Consultants International Ltd.

Blue Rock Search LLC BlueVoyant Israel Ltd. Board Game Designs Bob Group Ltd. Bolt Food

Bookyourcovidtest.com Boston Coach Corp.

Brave Software International

Brazen Head Irish Pub

Brendan Gunn Consulting Group

British Airways plc Brooklyn's Down South BrowserStack Inc. BTC 2022 Conference BTC Media LLC

Budget Rent A Car Ltd.

Bulwerks LLC Bulwerks Security

Buzzsprout

C Street Advisory Group

Cablevision Lightpath LLC

Calendly LLC

California, State of, Department of Financial

Protection and Innovation

CAN Mouzouras Electrical Contractors

Canva Inc.
Caola Co. Inc.
Capitol Hill Hotel
Caplinked Inc.

Carey Executive Transport

Carithers Flowers Carmo Cos. Carta Inc.

Caspian Holdings Ltd. CAYO Rafał Molak CDPQ US Inc.

CDW Corp.

Chain of Events SAS Chainalysis Inc.

Chamber of Digital Commerce, The

Chick-fil-A Inc.

Chief

Cision US Inc.

CitizenM Operations Holding BV

Cleverbridge AG

Click and Play - Conteudos Digitais Lda

ClubCorp Holdings Inc. CMS CMNO LLP CoderPad Inc.

Coffee Distributing Corp. Cogency Global Inc.

CoinDesk Inc. Coinfirm Ltd. Coinlend GmbH

CoinMarketCap OpCo LLC

CoinRoutes Inc.

College Investor LLC, The

Comcast Corp.

Compliance Risk Concepts LLC

Concorde Hotel Ltd., The Consensus Sales Inc.

Constanting Ele

Constantinou, Elpida

Consumer Technology Association

Contentful Inc.

Cooper Global Ltd.

Coppell FC

Core Club, The

Core Scientific Inc.

Corsair Gaming Inc.

Costco Wholesale Corp.

Coursera Inc.

Cox Business Services LLC

Creative Video Productions Ltd.

Creditor Group Corp.

Creel, Garcia-Cuellar, Aiza y Enriquez SC

Crelin Peck Consulting LLC

CRP Security Systems Ltd.

Crypto Fiend

Crypto Love

CryptoDailyYT Ltd.

CryptoRecruit Pty. Ltd.

CryptoWendyO

CSC

CT Corp.

C-Tech Constandinos Telecommunication

Ltd. Co.

Curb Mobility LLC

CVS Pharmacy Inc.

Cyesec Ltd.

CYTA Ltd.

D'Albert, Matthew

Dalvey & Co.

Dan Hotels Ltd.

Daniel J. Edelman Inc.

Data Dash Inc.

Data4U Ltd.

Datapoint Surveying & Mapping

David Meltzer Enterprises

David Rabbi Law Firm

DBeaver

Dealex Moving LLC

Dearson Levi & Pantz PLLC

Decentral Media Inc.

DeepL SE

Del Friscos Grille

Delaware, State of Division of Corporations

Dell

Deloitte Tax LLP

Delta Air Lines Inc.

Demetriou, Adonis

Derriere's Gentleman's Club

Desk doo

Dezenhall Resources Ltd.

DHL

Digital Asset News LLC

Diplomat Resort, The

DNSFilter Inc.

Do Not Sit On The Furniture

Docker Inc.

DoiT International

DoiT International UK & I Ltd.

DoorDash Inc.

Dow Jones & Co. Inc.

Dragos DLT Consulting Ltd.

DRB Hosting Ltd. (Deribit)

Dream Hotels

Dribbble Holdings Ltd.

DSV AS

Dune Analytics AS

Dynasty Partners Ltd.

E.R. Bradleys Saloon

Eagle County Regional Airport

Ecrime Management Strategies Inc.

Edgewater Advisory LLC

EE Ltd.

Egon Zehnder International Inc.

El Al Israel Airlines Ltd.

Elements Massage Ltd.

Elite Marketing Group LLC

Elmwood Design Ltd.

Emanuel Clodeanu Consultancy SRL

Embassy Suites Hotels

Emirates Group, The

Enginuity on Call

EnjoyMaloy Trade Party

Enlightium Ltd.

ENSafrica

Enterprise Digital Resources Ltd.

Enterprise Rent-A-Car Co. Inc.

Epitome Capital Management Pty. Ltd.

Estate of Edward W. Price, Jr.

Etsy Inc.

Eversheds Sutherland

EXDO Events Center

Expedia Group Inc. Expo Group Inc, The

Exquisite Sounds Entertainment

EY

GitKraken ezCater Inc. GK8 Ltd. Facebook Glovo

Fairmont Austin Lodging GoDaddy.com

FalbaSoft Cezary Falba Falkensteiner Hotels & Residences

Fatal Ltd. FatCat Coders Fattal Hotels Ltd. FedEx Corp.

Female Quotient LLC, The

Fibermode Ltd. Filmsupply LLC

Financial Times Group Ltd.

FiNext Conference FingerprintJS Inc.

Finnegan Henderson Farabow Garrett

Dunner LLP

First Class Vending Inc.

Fixer.io Flixel Inc. Flonights Ltd. Flowroute LLC FluXPO Media Flyday Consultancy

Forkast Ltd. Forter Inc. Frame.io Inc. Freeman

Fromday-One BV Frontend Masters FSCom Ltd.

Fusion Bowls

G&TP Sweden AB

Gandi SAS Gartner Inc. GEA Ltd.

Gecko Labs Pte. Ltd.

Gecko Technology Partners Ltd.

GEM Gett Inc.

Giftagram USA Inc.

Gila Dishy Life Coach LLC

Gogo Air International SARL Goin' Postal Google Ads

Google Cloud Google Fi Google Fiber Google LLC Google Play Google Workspace

Gilbert + Tobin

GitBook SAS

GitHub Inc.

GoToAssist Grammarly Inc. GreyScaleGorilla Grit Daily News GrubHub Inc.

GuardianArc International LLC

H2Prod Halborn Inc. Hampton Inn HanaHaus

Handel Group LLC

Harris-Harris Group LLC, The

Haruko Ltd. Hattricks Tavern

Headway Workforce Solutions Inc.

Healthy Horizons Ltd.

Heathrow Express Operating Co. Ltd.

Hedgeguard HeleCloud Ltd. HelpSystems LLC

Henriksen-Butler Nevada LLC

Hertz Corp., The

Herzog Fox & Neeman Highlight Films Ltd.

Hilton Worldwide Holdings Inc.

HireRight LLC **HMRC Shipley**

Holland & Knight LLP Home Depot Inc., The

Hootsuite Inc.

Horasis

Hotel Da Baixa Prata Lda.

Hotel Majestic

Hotel Midtown Atlanta

Hotels.com

Hudson Standard, The Hyatt Hotels Corp.

Hysolate Ltd. I.A.M.L Ltd.

Ideal Communications Inc.

Idemia Group SAS Illumiti Corp.

Incorporating Services Ltd.

Indian Eagle Information, The

Infura Inc.
InGenie Ltd.
Innovatica LLC
Inside.com Inc.
Insider Inc.
Insperity Inc.
Instacart

Integrated Security & Communications Inc.

Intelligo Group USA Corp.

Intercontinental Hotel Group plc

Intercontinental Miami

Intertrust NV Intuit Inc. InvestAnswers

ip-api

IPQualityScore IST NY Inc. Iterable Inc.

Ivan on Tech Academy Jackson Lewis LLP Jaffa Hotel, The JAMS Inc.

JAMS IIIC.

Jarvis Ltd.

JB Hunt Transport Services Inc.

JetBlue Airways Corp.

JetBrains sro

Joberty Technologies John Lewis & Partners JSC Royal Flight Airlines Juliet International Ltd.

Jumpeut 3D

Juniper Office

Junk Masterz LLC, The Junkluggers LLC, The JV Associates Inc. K.F.6 Partners Ltd. Kairon Labs BV KALC LLC

Kanoo Pays Keeper Security Kenetic Trading Ltd. Kerry Hotel HongKong

KeyFi Inc. Kforce Inc. Kif, Evgeni

Killian Firm PC, The Kimpton Surfcomber Hotel KINTSUGI, Unipessoal Lda.

Knobs BAC Kohl's Korn Ferry

Koutra Athos Sotiris

Krispy Kreme Kroll Advisory Ltd.

L&L Moving Storage & Trucking LLC

La Maison Favart

Las Vegas Window Tinting

Latham LaunchDarkly Lawn Care LawnStarter

Leaa

Left House, The Lima, Esther Line Group LinkedIn Corp.

LinkedIn Ireland Unlimited Co.

Lithify Ltd. Locate852 Loews Hotels Logitech Logshero Ltd.

Logz.io

LS Future Technology AB

Lucidchart

Lucille's Smokehouse Bar-B-Que

Lufthansa Deutsche

Lumen

Lunar Squares LVC USA Inc.

Lvft

Madison Liquidators

MadRev LLC

Makarim & Taira S. Maltego Technologies Mambu Tech BV Mammoth Growth LLC

Mandarin Oriental Hotel

Manhattan Bagel Manzo's Suites Maren Altman FZCO Marios Locksmith Ltd. Marriott Hotels & Resorts

Marsh USA Maxon Corp.

Mayami Mexicantina

Mazars LLP Mazars Ltd.

McCarthy Tetrault LLP McLagan Partners Inc.

MCM 965

mDesign Holdings Ltd. MediaOne Partners

Melio Memorisely Metropol Palace MF Partners Ltd. MFA Network

MGM Grand Hotel LLC

Miami Beach Convention Center Michael Page International Inc.

Michaels Cos. Inc., The Microsoft Azure Inc.

Microsoft Corp. Million Roses, The

MINDS

Minuteman Press International Inc.

Mixed Analytics Mixpanel Inc.

Momentum Media Group Monarch Blockchain Corp.

Monday.com Ltd.

MOO Print Ltd. Moralis Academy

Morris Manning & Martin LLP Moschoulla Patatsou Christofi

Motion Array

Motion Design School Co.

Move 4 Less LLC

MTA SpA Music 2 the Max MVP Workshop

Myers-Briggs & Co. Inc.

MythX

Namecheap Inc.

National Office Interiors & Liquidators National Railroad Passenger Corp.

Nationwide Multistate Licensing System &

Registry Navex Global Inc. **NBC** Universal

Necter Nevada Sign

New Spanish Ridge LLC New York Times Co., The Next Web Events BV, The

NextGenProtection NICE Systems UK Ltd.

Nico Signs Ltd. NordLayer

Nordlogic Software SRL

Nordstrom Inc. Nossaman LLP **Notability Partners**

Notarize

Nothing Bundt Cakes

Nuri NuSources

Nyman Libson Paul LLP

OAKds Inc.

Ocean View Marketing Inc.

Office Depot

Office Movers Las Vegas Office Star B2B Ltd. OfficeSpace Software Inc.

OfficeVibe **OKEx**

Onchain Custodian Pte. Ltd.

Onfido
Onfido Inc.
Onfido Ltd.
Optimizely Inc.
Oracle Corp. UK Ltd.

Otter.ai

OVF Customer.io LLC

PABXL Pack & Send Paddle

Pagliara Entertainment Enterprises LLC

Palantir Security Ltd. Panasonic Avionics Corp.

Panera Bread Panorays Ltd.

Papaya Global HK Ltd. Park MGM Las Vegas Park Plaza Hotels Parklane Resort & Spa

Party City Paxful Inc. Payplus by Iris Payplus Ltd.

Peas Recruitment Ltd.

Peninsula Business Services Ltd.

Phase II Block A South Waterfront Fee LLC

Photo Booth Vending

Plaid Inc. Pluralsight Inc.

Polihouse Boutique Hotel Polyrize Security Ltd. Portswigger Ltd. Postman Inc. Postmates Inc.

Practising Law Institute Inc.

Premaratne, Inesha

Premier Due Diligence LLC

Premium Beat
Prescient
PRG U.S. Inc.
Print Hoboken LLC

Printful Inc. Priority Power

Pro Blockchain Media LLP Proof of Talent LLC Protect Operations Ltd. PSE Consulting Engineers Inc. PSJ Kanaris Enterprises Ltd.

PTI Office Furniture

PubliBranco

Pure Marketing Group Corp.

Puressence Ltd.

Quality Inn & Suites Hotel

Quantstamp Inc. Quoine Pte. Ltd.

RA Venues at Churchill War Rooms

Rails Tech Inc. Real Vision Group

Rebecca Sweetman Consulting Ltd.

Reddit Inc.

Redk CRM Solutions Ltd.

Reflectiz Ltd.

Regus Management Group LLC

reMarkable AS Residence Inn

Resources Global Professionals

Restream.io Retool Inc.

Rever Networks Inc.

RFO Conferences Organizing LLC

RingCentral Inc. Ritz-Carlton, The

Rosewood Hotel & Resorts LLC

Rothschild TLV
Royal Mail plc
Royalton Hotel
Sabana Labs SL
Saffron Indian Cuisine
Saint Bitts LLC

Saint Bitts LLC Sam's Club

Sam's Limousine & Transportation Inc.

SAP America Inc. Schoen Legal Search

ScraperAPI Seamless

SecureDocs Inc.

Securitas Security Services USA Inc.

Segment Inc. Selfridges SendSafely Sentry Sevio FZC SewWhatAndWear Sheraton Hotels Shutters on the Beach

Shutterstock

Silhouette Building, The

Similarweb Inc.

SJP Properties General Construction

Sketch BV Skew Ltd.

Slack Technologies LLC

SlideTeam

Small Pocket Video Smart City Networks LP

Smartcontract Inc.
SMSF Association
Snowflake Inc.
So & Sato Law Office

So & Sato Law Office Soho Beach House

SolarWinds

SonarSource

South City Kitchen Southwest Airlines Sovos Compliance SP V1CE Ltd. Spears Electric Spectrum Sponsor United

Sports1ternship LLC

SpotHero

Standard Restaurant Equipment Co.

Staples Starbucks Statusgator

Stephanos Greek & Mediterranean Grill

Stuart Tracte Photography

Studio ViDA

Sublime HQ Pty. Ltd. SuperSonic Movers LLC

Surety Solutions

Swag.com

Swept Cleaning Service of Austin Swiss International Air Lines Ltd.

SXSW LLC Synapse Florida Syndic Travel TAAPI.IO sro

Tableau Software LLC
Talking Cocktails
Tampa Printer
Target Corp.
TaskRabbit
TaxBit Inc.

Taylor Wessing LLP TCL Publishing Ltd.

Teamz Inc.

Tembo Embroidery & Custom Merchandise

Ten Manchester Street Hotel

Tenderly doo Terra Panonica TET Events LLC Thimble Insurance Thomson Reuters Thunderclap LLC

Titan Office Furniture Ltd.

T-Mobile US Inc. TokenTalk Ltd. Toll Free Forwarding

Toolfarm

Towers Watson Ltd. Trade Group Inc., The TradingView Inc.

TransUnion

Trash Cans Warehouse

TRD Comm
Trello Inc.
Trovata Inc.
Trustpilot Inc.
TubeBuddy
Turkish Airlines
Twenty84 Solutions

Twilio Inc.
Twitter Inc.

Uber Eats Udemy Inc. Uline Inc.

Unbound Tech Ltd.
Unifire Extinguishers Ltd.

United Airlines

University Arms Hotel Unstoppable Domains Inc.

22-10964-mg Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document Pg 56 of 72

UPS

Upstager Consulting Inc.

UrbanStems Inc. USA Strong Inc. UsabilityHub Pty. Ltd.

UsaStrong.io

USPS

V3 Digital Ltd. Valere Capital

Vanguard Cleaning Systems of Las Vegas

Varonis Systems Inc. VCU Blockchain

Vercel Inc.

Verified First LLC VerifyInvestors.com Verizon Wireless

Vert & Blanc Enterprises Ltd.

Viasat Inc. Virtru Corp.

Virtual Business Source Ltd. Virtually Here For You Ltd.

Vivid Edge Media Group

Volta Systems Group

VoskCoin LLC

VSECNOW Ltd.

Walgreens Boots Alliance Inc.

Wall Street Journal

Walmart Inc.

Warwick Hotel Ltd.

Wayfair Inc.

WCEF LLC

West Coast Pure Water LLC

WestCap Management LLC

Whirling Dervish Productions

Wilde Aparthotels

Wings Hotel, The

Wintermute Trading Ltd.

Wolf Theiss

Wolt

Wolters Kluwer NV

Workland

Workspace Management Ltd.

World Economic Forum

WP Engine Inc.

Wyndham Hotels & Resorts Inc.

Wynn Las Vegas

Yellowgrid yellowHead Ltd.

Yohann

YouTube Premium

Zapier.com

Zegans Law Group Pllc, The

Zendesk Inc. Zeplin Inc. Zoho Corp.

Zoom Video Communications Inc.

Zubtitle LLC Zuraz97 Ltd.

Schedule 1(o)

U.S. Trustee Personnel, Judges, and Court Contacts for the Southern District of New York

Abriano, Victor

Arbeit, Susan

Beckerman, Lisa G.

Bruh, Mark

Chapman, Shelley C.

Cornell, Shara

Drain, Robert D.

Gannone, James

Garrity, James L., Jr.

Glenn, Martin

Harrington, William K.

Higgins, Benjamin J.

Higgins, David S.

Jones, David S.

Joseph, Nadkarni

Lane, Sean H.

Masumoto, Brian S.

Mendoza, Ercilia A.

Moroney, Mary V.

Morris, Cecelia G.

Morrissey, Richard C.

Ogunleye, Alaba

Riffkin, Linda A.

Rodriguez, Ilusion

Schwartz, Andrea B.

Schwartzberg, Paul K.

Scott, Shannon

Sharp, Sylvester

Tiantian, Tara

Velez-Rivera, Andy

Vescovacci, Madeleine

Wells, Annie

Wiles, Michael E.

Zipes, Greg M.

Schedule 2

Potential Parties in Interest Disclosures

4Imprint Inc.

AlixPartners LLP

Amazon Capital Service Inc.

AT&T

Atlassian Pty Ltd

CDW

Comcast

CSC

CT Corporation

Dell Business Credit

FedEx

Hertz Corporation

JB Hunt Transport Inc.

Kforce Inc.

Kroll Advisory LLC

Microsoft

Regus Management LLC

Securitas Security Services Inc.

Shutterstock Inc.

Solar Winds

Spectrum Energy, Inc.

Staples Contract & Commercial, Inc

Verizon

Zoho Corporation

Exhibit C

Engagement Agreement

Services Agreement

This Services Agreement (this "Agreement") is entered into as of June 22, 2022 between Stretto, Inc. ("Stretto") and <u>Celsius Network Limited</u> (together with its affiliates and subsidiaries, the "Company").¹

In consideration of the promises set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Services

- (a) Stretto agrees to provide the Company with consulting services regarding (i) legal noticing, maintenance of claims registers, creditor mailing matrices, an electronic platform for filing proofs of claim, plan solicitation, balloting, tabulation of votes, disbursements, and administrative support in preparation of schedules of assets and liabilities and statements of financial affairs ("Claims Administration, Noticing, and Solicitation Services"); and (ii) crisis communications, claims analysis and reconciliation, preference analysis and recovery, contract review and analysis, case research, public securities, depository management, treasury services, confidential online workspaces or data rooms (publication to which shall not violate the confidentiality provisions of this Agreement), and any other services agreed upon by the parties or otherwise required by applicable law, governmental regulations, or court rules or orders (all such services collectively, the "Services").
- (b) The Company acknowledges and agrees that Stretto will often take direction from the Company's representatives, employees, agents, and/or professionals (collectively, the "Company Parties") with respect to providing Services hereunder. The parties agree that Stretto may rely upon, and the Company agrees to be bound by, any requests, advice, or information provided by the Company Parties to the same extent as if such requests, advice, or information were provided by the Company.
- (c) The Company agrees and understands that Stretto shall not provide the Company or any other party with legal advice.

2. Rates, Expenses and Payment

- (a) Stretto will provide the Services on an as-needed basis and upon request or agreement of the Company. Stretto's charges for Services through the effective date of a chapter 11 plan shall be at the rates attached hereto (the "Preferred Rate Structure"). The Company agrees to pay for reasonable out of pocket expenses incurred by Stretto in connection with providing Services hereunder.
- (b) Stretto will bill the Company no less frequently than monthly. All invoices shall be due and payable upon receipt. Where an expense or group of expenses to be incurred is expected to exceed \$10,000 (e.g., publication notice), Stretto may require advance or direct payment from the Company before the performance of Services hereunder. If any amount is unpaid as of 30 days after delivery of an invoice, the Company agrees to pay a late charge equal to 1.5% of the total amount unpaid every 30 days.

The Company shall include, to the extent applicable, the Company, as debtor and debtor in possession in any chapter 11 case, together with any affiliated debtors and debtors in possession whose chapter 11 cases are jointly administered with the Company's chapter 11 case. Each affiliated entity shall be jointly and severally liable for the Company's fees and expenses.

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- (c) In the case of a dispute with respect to an invoice amount, the Company shall provide a detailed written notice of such dispute to Stretto within 10 days of receipt of the invoice.
- (d) The undisputed portion of the invoice will remain due and payable immediately upon receipt thereof. Late charges shall not accrue on any amounts disputed in good faith.
- (e) The Company shall pay any fees and expenses for Services relating to, arising out of, or resulting from any error or omission made by the Company or the Company Parties.
- (f) The Company shall pay or reimburse any taxes that are applicable to Services performed hereunder or that are measured by payments made hereunder and are required to be collected by Stretto or paid by Stretto to a taxing authority.
- (g) Upon execution of this Agreement, the Company shall pay Stretto an advance of \$_50,000.00. Stretto may use such advance against unpaid fees and expenses hereunder. Stretto may use the advance against all prepetition fees and expenses. Company shall upon Stretto's request, which request may take the form of an invoice, replenish the advance to the original advance amount. Stretto may also, at its option hold such advance to apply against unpaid fees and expenses hereunder.
- (h) Stretto reserves the right to make reasonable increases to the Preferred Rate Structure on a periodic basis. If any such increase represents an increase greater than 10% from the previously effective level, Stretto shall provide 30 days' notice to the Company of such increase.
- (i) Payments to Stretto under the terms of this Agreement for services rendered, may be remitted by Company using either (or both) of the following methods:

Wire Transmission

Bank Name – Pacific Western Bank
Bank Address – 110 West A Street, Suite 100, San Diego, CA 92101
ABA – 122238200
Account Number – 1000681781
Account Name – Bankruptcy Management Solutions, Inc.

Check

Stretto Attn: Accounts Receivable 410 Exchange, Suite 100 Irvine, CA 92602

3. Retention in Bankruptcy Case

- (a) If the Company commences a case pursuant to title 11 of the United States Code (the "Bankruptcy Code"), the Company promptly shall file applications with the Bankruptcy Court to retain Stretto (i) as claims and noticing agent pursuant to 28 U.S.C. § 156(c) and (ii) as administrative advisor pursuant to section 327(a) of the Bankruptcy Code for all Services that fall outside the scope of 28 U.S.C. § 156(c).. The form and substance of such applications and any order approving them shall be reasonably acceptable to Stretto.
- (b) If the Company seeks authorization in a chapter 11 case to obtain postpetition financing, including debtor-in-possession loans or use of cash collateral, the Company shall include Stretto's fees and expenses incurred hereunder in any professional compensation carve-out.
- (c) If any Company chapter 11 case converts to a case under chapter 7 of the Bankruptcy Code, Stretto will continue to be paid for Services pursuant to 28 U.S.C. § 156(c) and the terms hereunder.

4. Confidentiality

STRETTO

- (a) The Company and Stretto agree to keep confidential all non-public records, systems, procedures, software, and other information received from the other party in connection with the Services provided hereunder; provided, however, that if any such information was publicly available, already in the receiving party's possession or known to it, independently developed by the receiving party, lawfully obtained by the receiving party from a third party, or required to be disclosed by law, then the receiving party shall bear no responsibility for publicly disclosing such information.
- (b) If either party reasonably believes that it is required to disclose any confidential information pursuant to an order from a governmental authority, (i) such party shall provide written notice to the other party promptly after receiving such order, to allow the other party sufficient time, if possible, to seek any remedy available under applicable law to prevent disclosure of the information; and (ii) such party will limit such disclosure to the extent the such party's counsel in good faith determines such disclosure can be limited.

5. Property Rights

Stretto reserves to itself and its agents all property rights in and to all materials, concepts, creations, inventions, works of authorship, improvements, designs, innovations, ideas, discoveries, know-how, techniques, programs, systems, specifications, applications, processes, routines, manuals, documentation, and any other information or property (collectively, "Property") furnished by Stretto for itself or for use by the Company hereunder. Fees and expenses paid by the Company do not vest in the Company any rights in such Property. Such Property is only being made available for the Company's use during and in connection with the Services provided by Stretto hereunder.

6. Bank Accounts

At the request of the Company or the Company Parties, Stretto shall be authorized to establish accounts with financial institutions in the name of and as agent for the Company to facilitate distributions pursuant to a chapter 11 plan or other transaction. To the extent that certain financial products are provided to the Company pursuant to Stretto's agreement with financial institutions, Stretto may receive compensation from such institutions for the services Stretto provides pursuant to such agreement.

7. Term and Termination

- (a) This Agreement shall remain in effect until terminated by either party: (i) on 30 days' prior written notice to other party; or (ii) immediately upon written notice for Cause (as defined herein). "Cause" means (i) gross negligence or willful misconduct of Stretto and its members, directors, officers, employees, representatives, affiliates, consultants, subcontractors, and agents that causes material harm to the Company's restructuring under chapter 11 of the Bankruptcy Code, (ii) the failure of the Company to pay Stretto invoices for more than 60 days from the date of invoice or (iii) the accrual of invoices or unpaid Services in excess of the advance held by Stretto where Stretto reasonably believes it likely will not be paid.
- (b) If this Agreement is terminated after Stretto is retained pursuant to Bankruptcy Court order, the Company promptly shall seek entry of a Bankruptcy Court order discharging Stretto of its duties under such retention, which order shall be in form and substance reasonably acceptable to Stretto.
- (c) If this Agreement is terminated, the Company shall remain liable for all amounts then accrued and/or due and owing to Stretto hereunder.

(d) If this Agreement is terminated, Stretto shall coordinate with the Company and, to the extent applicable, the clerk of the Bankruptcy Court, to maintain an orderly transfer of record keeping functions, and Stretto shall provide the necessary staff, services, and assistance required for such an orderly transfer. The Company agrees to pay for such Services pursuant to the Preferred Rate Structure.

8. No Representations or Warranties

Stretto makes no representations or warranties, express or implied, regarding the services and products sold or licensed to the Company hereunder or otherwise with respect to this Agreement, including, without limitation, any express or implied warranty of merchantability, fitness or adequacy for a particular purpose or use, quality, productiveness, or capacity. Notwithstanding the foregoing, if the above disclaimer is not enforceable under applicable law, such disclaimer will be construed by limiting it so as to be enforceable to the extent compatible with applicable law.

9. Indemnification

- (a) To the fullest extent permitted by applicable law, the Company shall indemnify and hold harmless Stretto and its members, directors, officers, employees, representatives, affiliates, consultants, subcontractors, and agents (collectively, the "Indemnified Parties") from and against any and all losses, claims, damages, judgments, liabilities, and expenses, whether direct or indirect (including, without limitation, counsel fees and expenses) (collectively, "Losses") resulting from, arising out of, or related to Stretto's performance hereunder. Without limiting the generality of the foregoing, Losses include any liabilities resulting from claims by any third parties against any Indemnified Party.
- (b) Stretto and the Company shall notify each other in writing promptly upon the assertion, threat or commencement of any claim, action, investigation, or proceeding that either party becomes aware of with respect to the Services provided hereunder.
- (c) The Company's indemnification of Stretto hereunder shall exclude Losses resulting from Stretto's gross negligence or willful misconduct.
- (d) The Company's indemnification obligations hereunder shall survive the termination of this Agreement.

10. Limitations of Liability

Except as expressly provided herein, Stretto's liability to the Company for any Losses, unless due to Stretto's gross negligence or willful misconduct, shall be limited to the total amount paid by the Company to Stretto for the portion of the particular work that gave rise to the alleged Loss. In no event shall Stretto be liable for any indirect, special, or consequential damages (such as loss of anticipated profits or other economic loss) in connection with or arising out of the Services provided hereunder.

11. Company Data

(a) The Company is responsible for, and Stretto does not verify, the accuracy of the programs, data and other information it or any Company Party submits for processing to Stretto and for the output of such information, including, without limitation, with respect to preparation of statements of financial affairs and schedules of assets and liabilities (collectively, "SOFAs and Schedules"). Stretto bears no responsibility for the accuracy and content of SOFAs and Schedules, and the Company is deemed hereunder to have approved and reviewed all SOFAs and Schedules filed on its behalf.

STRETTO

- (b) The Company agrees, represents, and warrants to Stretto that before delivery of any information to Stretto: (i) the Company has full authority to deliver such information to Stretto; and (ii) Stretto is authorized to use such information to perform Services hereunder and as otherwise set forth in this Agreement.
- (c) Any data, storage media, programs or other materials furnished to Stretto by the Company may be retained by Stretto until the Services provided hereunder are paid in full. The Company shall remain liable for all fees and expenses incurred by Stretto under this Agreement as a result of data, storage media or other materials maintained, stored, or disposed of by Stretto. Any such disposal shall be in a manner requested by or acceptable to the Company; provided that if the Company has not utilized Stretto's Services for a period of 90 days or more, Stretto may dispose of any such materials in a manner to be determined in Stretto's sole reasonable discretion, and be reimbursed by the Company for the expense of such disposition, after giving the Company 30 days' notice. The Company agrees to initiate and maintain backup files that would allow the Company to regenerate or duplicate all programs, data, or information provided by the Company to Stretto.
- (d) Stretto and the Company agree that this Agreement is subject to the terms set forth in the GDPR Addendum attached hereto as Exhibit A, which are incorporated herein by reference.
- (e) Notwithstanding the foregoing, if Stretto is retained pursuant to Bankruptcy Court order, disposal of any Company data, storage media, or other materials shall comply with any applicable court orders and rules or clerk's office instructions.

12. California Consumer Privacy Act.

- (a) Definitions. In this Section,
 - (i) "CCPA" means the California Consumer Privacy Act of 2018, including amendments and final regulations;
 - (ii) "Personal Information" has the same meaning given to such term under section 1798.140 of the CCPA and is limited to any Company data provided to Stretto by the Company in order for Stretto to provide Services under this Agreement; and
 - (iii) "Commercial Purposes," "Sell," "Business," and "Service Provider" have the same meanings assigned to them in section 1798.140 of the CCPA.
- (b) Relationship Between the Parties. To the extent the Company is considered a Business under California law, and subject to the terms of this Section 12, Stretto will act solely as Company's Service Provider with respect to Personal Information.
- (c) Restrictions. Stretto certifies it will not: (i) Sell Personal Information or (ii) collect, retain, use, or disclose Personal Information for any purpose other than for the specific purpose of performing the Services specified in this Agreement, including collecting, retaining, using, or disclosing Personal Information for any Commercial Purpose other than providing the Services specified in this Agreement unless otherwise permitted under the CCPA.

13. Non-Solicitation

The Company agrees that neither it nor any of its subsidiaries or affiliates shall directly or indirectly solicit for employment, employ, or otherwise retain as employees, consultants, or otherwise, any employees of Stretto during the term of this Agreement and for a period of 12 months after termination thereof unless Stretto provides prior written consent to such solicitation or retention.

14. Force Majeure

Whenever performance by Stretto of any of its obligations hereunder is materially prevented or impacted by reason of any act of God, government requirement, strike, lock-out or other industrial or transportation disturbance, fire, flood, epidemic, lack of materials, law, regulation or ordinance,

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act of terrorism, war or war condition, or by reason of any other matter beyond Stretto's reasonable control, then such performance shall be excused.

15. Choice of Law

The validity, enforceability, and performance of this Agreement shall be governed by and construed in accordance with the laws of the State of New York.

16. Arbitration

Any dispute arising out of or relating to this Agreement or the breach thereof shall be finally resolved by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules, and judgment upon the award rendered by the arbitrators may be entered in any court having jurisdiction. There shall be three arbitrators named in accordance with such rules. The arbitration shall be conducted in the English language in Irvine, California in accordance with the United States Arbitration Act. Notwithstanding the foregoing, upon commencement of any chapter 11 case(s) by the Company, any disputes related to this Agreement shall be decided by the bankruptcy court assigned to such chapter 11 case(s).

17. Integration: Severability; Modifications: Assignment

- (a) Each party acknowledges that it has read this Agreement, understands it, and agrees to be bound by its terms, and further agrees that it is the complete and exclusive statement of the agreement between the parties, which supersedes and merges all prior proposals, understandings, agreements, and communications between the parties relating to the subject matter hereof.
- (b) If any provision of this Agreement shall be held to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall in no way be affected or impaired thereby.
- (c) This Agreement may be modified only by a writing duly executed by an authorized representative of the Company and an officer of Stretto.
- (d) This Agreement and the rights and duties hereunder shall not be assignable by the parties hereto except upon written consent of the other; provided, however, that Stretto may assign this Agreement to a wholly-owned subsidiary or affiliate without the Company's consent.

18. Effectiveness of Counterparts

This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which shall constitute one and the same agreement. This Agreement will become effective when one or more counterparts have been signed by each of the parties and delivered to the other party, which delivery may be made by exchange of copies of the signature page by fax or email.

19. Notices

All notices and requests in connection with this Agreement shall be sufficiently given or made if given or made in writing via hand delivery, overnight courier, U.S. Mail (postage prepaid) or email, and addressed as follows:

If to Stretto:

Stretto

410 Exchange, Ste. 100 Irvine, CA 92602

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22-10964-mg Doc 361 Filed 08/04/22 DocuSign Envelope ID: 8FAC5DAF-FBDC-4E65-A894-962E8548711B Pg

STRETTO

Attn: Sheryl Betance Tel: 714.716.1872

Email: sheryl.betance@stretto.com

If to the Company:

Ron Deutsch

Celsius Network Limited 121 River Street, PH05 Hoboken, NJ 07030

Email: ron.deutsch@celsius.network

With a copy to:

Brad M. Kahn

AKIN GUMP STRAUSS HAUER & FELD LLP

One Bryant Park New York, NY 100376

Email: bkahn@akingump.com

IN WITNESS WHEREOF, the parties hereto have executed this Agreement effective as of the date first above written.

Stretto

Sheryl Betance

Title: Senior Managing Pirector

DocuSigned by:

Celsius Network Limited

By: Alex Mashinsky ADC7A9BFB844C0...

Title: CEO

22-10964-mg Doc 361 Filed 08/04/22 Entered 08/04/22 23:03:38 Main Document DocuSign Envelope ID: 8FAC5DAF-FBDC-4E65-A894-962E8548711B Pg 68 of 72 STRETTO

Exhibit A

GDPR Addendum

This GDPR Addendum is a part of the Services Agreement (the "Agreement") by and between Stretto (the "Processor")² and the Company (together, the "Parties").

RECITALS

WHEREAS,

- (A) The Processor and the Company have agreed to the following terms regarding the Processing of Company Personal Data.
- (B) The Company acts as a Controller of the Company Personal Data.
- (C) The Company wishes to subcontract certain Services, pursuant to the Agreement, which imply and require the processing of personal data, to the Processor.
- (D) The Company instructs the Processor to process Company Personal Data.
- (E) The Parties seek to implement a data processing agreement that complies with the requirements of the current legal framework in relation to data processing and with the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation or "GDPR").

NOW THEREFORE, the Company and the Processor agree as follows:

- **Definitions.** The parties agree that the following terms, when used in this GDPR Addendum, shall have the following meanings.
 - (a) "Addendum" shall mean this GDPR Addendum;
 - (b) "Company Personal Data" means any Personal Data Processed by the Processor or a Subprocessor on behalf of the Company pursuant to or in connection with the Agreement, and may include, for example, Personal Data of Company's employees, clients, customers, creditors, equity interest holders, or counter-parties;
 - (c) "Data Protection Laws" means EU Directive 95/46/EC, as transposed into domestic legislation of each Member State and as amended, replaced or superseded from time to time, including by the GDPR and laws implementing or supplementing the GDPR;
 - (d) "Services" means the services the Processor provides to the Company pursuant to the Agreement;
 - (e) "Subprocessor" means any person appointed by or on behalf the Processor to process Personal Data on behalf of the Company in connection with the Agreement;

² Capitalized terms utilized but not defined in the GDPR Addendum have the meanings ascribed to them in the Agreement.

- (f) "Technical and organizational security measures" means those measures aimed at protecting Personal Data against accidental or unlawful destruction or accidental loss, alteration, unauthorized disclosure or access, in particular where the processing involves the transmission of data over a network, and against all other unlawful forms of processing;
- (g) The terms "Commission", "Controller", "Data Subject", "Member State", "Personal Data", "Personal Data Breach", "Processor", "Processing", "Special Categories of Personal Data", and "Supervisory Authority" shall have the same meaning as in the GDPR, and their derivative terms shall be construed accordingly.

2. Obligations of the Company. The Company agrees and warrants:

- (a) that the Processing, including the transfer itself, of the Company Personal Data has been and will continue to be carried out in accordance with the relevant provisions of the applicable Data Protection Laws (and, where applicable, has been notified to the relevant authorities of the Member State);
- (b) that it has instructed and throughout the duration of the Services will instruct the Processor to process the Company Personal Data transferred only on the Company's behalf and in accordance with the applicable Data Protection Laws, the Agreement, and this Addendum;
- (c) that the Processor will provide sufficient guarantees in respect of the technical and organizational security measures;
- (d) that after assessment of the requirements of the applicable data protection law, the technical and organizational security measures are appropriate to protect the Company Personal Data against accidental or unlawful destruction or accidental loss, alteration, unauthorized disclosure or access, in particular where the processing involves the transmission of data over a network, and against all other unlawful forms of processing, and that these measures ensure a level of security appropriate to the risks presented by the processing and the nature of the data to be protected having regard to the state of the art and the cost of their implementation;
- (e) that it will ensure compliance with the technical and organizational security measures; and
- (f) that the Company Personal Data transferred to Processor does not include or involve any special categories of data, as defined by Article 9 of the GDPR.

3. Obligations of the Processor. The Processor agrees and warrants:

- (a) to comply with the Data Protection Laws;
- (b) to process the Company Personal Data only on behalf of the Company and in compliance with its instructions and this Addendum; if it cannot provide such compliance for whatever reasons, it agrees to inform promptly the Company of its inability to comply, in which case the Company is entitled to suspend the processing of data and/or terminate the Agreement;

- (c) that it has no reason to believe that the legislation applicable to it prevents it from fulfilling the instructions received from the Company and its obligations under the Agreement and that in the event of a change in this legislation which is likely to have a substantial adverse effect on the warranties and obligations provided by the Clauses, it will promptly notify the change to the Company as soon as it is aware, in which case the Company is entitled to suspend the transfer of data and/or terminate the Agreement;
- (d) that it has implemented reasonable and appropriate technical and organizational security measures before processing the Company Personal Data;
- (e) that it will promptly notify the Company about:
 - i. any legally binding request for disclosure of the Company Personal Data by a law enforcement authority unless otherwise prohibited, such as a prohibition under criminal law to preserve the confidentiality of a law enforcement investigation;
 - ii. any accidental or unauthorized access; and
 - iii. any request received directly from any data subject without responding to that request, unless it has been otherwise authorized to do so by the Company or as required by any applicable law:
- (f) to deal promptly and properly with all inquiries from the Company relating to its Processing of the Company Personal Data and to abide by the advice of the supervisory authority with regard to the processing of the Company Personal Data;
- (g) to take reasonable steps to ensure the reliability of any employee, agent, or contractor of any Subprocessor who may have access to the Company Personal Data, ensuring in each case that access is strictly limited to those individuals who need to know or access the relevant Company Personal Data, as strictly necessary to perform the Services under the Agreement, and to comply with Data Protection Laws in the context of that individual's duties to the Subprocessor, ensuring that all such individuals are subject to confidentiality undertakings or professional or statutory obligations of confidentiality; and
- (h) that it shall not use (or disclose any Company Personal Data to) any Subprocessor unless required or authorized by the Company with prior written consent.

4. **Obligations after Termination of Personal Data Processing Services.**

The Parties agree that within 10 business days of the termination of the Agreement (a) or provision of Services, the Processor and any Subprocessor shall, at the choice of the Company, return all Company Personal Data and the copies thereof to the Company or shall destroy all the Company Personal Data and certify to the Company that it has done so, unless legislation imposed upon the Processor prevents it from returning or destroying all or part of the Company Personal Data. In that case, the Processor warrants that it will guarantee the confidentiality of the Company Personal Data and will not further process the Company Personal Data.

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- (b) The Processor and any Subprocessor warrant that upon request of the Company and/or of the supervisory authority, it will submit its data-processing facilities for an
- **Notices.** All notices and communications given under this Addendum must be delivered as provided for by the Agreement.

audit of the technical and organizational security measures.